# EXECUTING STATE CONTRACTS WITH A FISCAL YEAR VALUE OF \$50,000 OR LESS

A policy setting forth the requirements for state agencies and institutions when processing state contracts with a value of \$50,000 or less.

## **Background**

CRS 24-30-202 (10) designates the Attorney General as the legal advisor to the State Controller. The statutes also require that any questions concerning the legality of any obligation or claim be referred to the Attorney General. Historically, State Fiscal Rules have required the Office of the Attorney General or a designated Special Assistant Attorney General to perform a legal sufficiency review on every state contract regardless of the dollar amount.

#### **Policy**

The requirement to perform a legal review of state contracts, pursuant to State Fiscal Rule 3-1 (1 CCR 101-1) is hereby waived within the thresholds established by and consistent with the limitations contained in this policy.

Questions concerning this policy or any question of a general nature concerning contracting should be directed to the State Contracting Unit in the State Controller's Office. Questions concerning the legal sufficiency of any contract should be directed to the Office of the Attorney General or the designated Special Assistant Attorney General for your state agency or institution.

## **Agency Eligibility**

State agencies that have been delegated State Controller signature authority may execute contracts and contract amendments without a legal sufficiency review within the scope of their delegation in accordance with the rules set forth in this policy.

State agencies without delegated State Controller signature authority are required to forward all contracts and contract amendments to the State Controller's Office for review and processing in accordance with the rules set forth in this policy.

#### **Legal Review Thresholds**

A legal review by the Office of the Attorney General or designated Special Assistant Attorney General **will not be required** for the following:

- 1. Contracts having a fiscal year value of no more than \$50,000. For example, a four-month contract for consulting services has an effective date of March  $1^{st}$  with a monthly cost of \$10,000. This would equate to a fiscal year cost of \$40,000 and therefore meets the exception.
- 1. Contract amendments for contracts having a beginning fiscal year term value of no more than \$50,000 that do not change the fiscal year value to an amount that exceeds \$50,000. For example, a contract for computer maintenance service has a term of July 1<sup>st</sup> through June 30<sup>th</sup> with a monthly cost of \$4,000 that is amended to add additional telephone system maintenance to begin January 1<sup>st</sup> with an additional cost of \$150 a month. This would equate to a fiscal year value of \$48,900 and therefore meets the exception.
- 2. Multi-year contracts having a beginning fiscal year term value of no more than \$50,000, that do not contain renewal clauses that allow subsequent term amounts to exceed a fiscal year value of more than \$50,000. (Contracts that do not specifically state the maximum value for subsequent years do not meet this exception). For example, a one-year contract for janitorial services at \$4,000 per month, with four one-year options containing the same price, terms, and conditions, meets this exception.

A legal review by the Office of the Attorney General or designated Special Assistant Attorney General **is required** for each of the following contracts or contract amendments:

- 1. Any contract, or agreement used to settle a dispute and any amendment used to modify a settlement agreement.
- 2. Any contract involving a disbursement made in violation of CRS 24-30-202(1) or (3), which prohibits payments being made prior to the approval of a commitment voucher by the State Controller or a delegate, and prohibits obligations against the state in excess of or for any expenditure not authorized by appropriation.
- 3. Any contract that does not contain a maximum value.
- 4. Any contract or amendment having an annualized value of more than \$50,000.
- 5. Any multi-year contract that contains an option or maximum amount for any year that exceeds or is expected to exceed \$50,000.
- 6. Any master task order contract.

### Legal Review of Contracts at the Attorney General's Office

State agencies and institutions still may seek a formal legal review of any individual contract that meets one of the legal review exceptions by providing a written memorandum with the contract packet stating what the specific risk factors are and the specific clauses in the contract that cause them concern. Contract packets received by the State Controller's Office that are being routed to the Attorney General's Office, that do not contain a memorandum with the required information will not be forwarded to the Attorney General's Office. The SCO will contact the agency and request them to provide a written justification for the requested legal review. If a response is not received by the SCO within five days the contract will be reviewed by the SCO to determine if a legal review by the Attorney General's Office is necessary. The Attorney General's Office will provide legal comments and recommendations directly to the agency and institution seeking the advice. If during the review significant deficiencies are noted in a contract, the contract and the memorandum stating the reason(s) for the disapproval will be forwarded to the State Controller in accordance with existing practice.

The expectation is that legal resources will be used for more complex contracts and requests for proposals, as well as up-front development of improved contract formats on recurring, low-dollar acquisitions. The Office of Attorney General will report to the State Controller any instances in which agencies are requesting a legal review of contracts that fall within the thresholds established by and consistent with the limitations of this policy. These agencies will be contacted and, if necessary, provided training to allow them to take advantage of this policy.

### **Agency/Institution Controller Delegate Responsibilities**

CRS 24-30-202(2) requires that the State Controller or a delegate examine each contract to insure that it is within legislative intent, that funds are available, that it is fair and reasonable, and that the contract is legally sufficient. To ensure compliance with the above, State Controller delegates will approve contracts within the scope of this policy only after they are satisfied, through personal examination or examination by authorized agency staff delegated the responsibility, that:

- 1. The agency has performed a risk assessment ensuring that the contract does not contain a provision requiring the agency/institution to indemnify, hold harmless, or defend contractors, or otherwise include provisions that create potential state liability for personal injury or damage to personal property. Agencies may agree to commercially reasonable limitation of liability provisions consistent with Fiscal Rule 2-2. Questions concerning the use of liability provisions shall be referred to the Office of the Attorney General or designated special assistant attorneys general.
- 2. The contract or amendment complies with this policy.

- 3. The contract includes the Colorado *Special Provisions*. Other than department or name changes to the signature blocks, the Special Provisions may not be modified without State Controller approval. The term "Not Required" may be inserted in the Attorney General approval signature line in contracts within the scope of this legal review waiver.
- 4. The contract modification provisions are consistent with the State Controller's *Contract Modification Policy*.
- 5. The contract adequately defines the requirement and clearly establishes price/rates and payment provisions that are "fair and reasonable".
- 6. The contract attachments and exhibits are properly incorporated by reference and affixed to the contract.
- 7. The contract is signed by the contractor or an agent of the contractor who has the authority to execute the contract on behalf of the contractor.
- 8. The contract has been signed by the principal representative or head of the agency or by an authorized delegate.
- 9. The contract approvals--e.g. Purchasing, State Buildings Programs, Real Estate Services, and the Department of Personnel Personal Services Review Program have been obtained when required.
- 10. The contract is encumbered and processed in accordance with the SCO Contract Processing Guide, including entry on CLIN or individual entry of the vendor name, contract amount, date, and term of the contract in the agency contract log.
- 11. The contract has been entered on the COFRS CLIN Table or the agency contract log in such a manner that it can be identified as a contract falling within this policy.

Arthur L. Barnhart State Controller

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## STATE CONTROLLER'S OFFICE CONTRACT RISK ASSESSMENT CHECKLIST

#### **EXECUTING STATE CONTRACTS WITH A VALUE OF NO MORE THAN \$50,000**

This checklist was developed to document compliance with the State Controller Policy entitled "Executing State Contracts with a Value of No More Than \$50,000". Prior to executing any state contract under this policy all items in this checklist must be completed. This review is necessary to ensure that all contracts executed by the State Controller's Office or delegated agencies are: in compliance with all applicable state of Colorado statutes and fiscal rules, contain all necessary and authorized signatures, and protect the state from unnecessary risk. Questions concerning the legal sufficiency of any state contract should be directed to the Office of the Attorney General or the designated Special Assistant Attorney General for that state agency or institution.

Date	e :	Reviewer:			
CLIN Number:		Type of Contract:			
Curr	Current FY Contract Value:				
TOT					
Revi	ew the contract packet to e	nsure that it is complete a	nd the information		
	ided is correct. Any require				
	t be obtained from the state				
	contract and the contract pa		all of the items listed below.		
Piea	se indicate all items include	d in this contract packet:			
	Copy of the CLIN and CLI2				
	Encumbrance document				
	Required approvals or pre-ap	provals from all necessary Co	entral Approvers		
	Personal Services Review by a Manager; Personal Services P Certification for Contract Mod	rogram Waiver; Certification	OPA Personal Services Program Form; or Personal Services		
	State Fiscal Rule waiver appro	oval(s) attached to the contr	act packet		
	Other approvals as required b	by applicable statutes or Fisca	al Rule 3-1		
	At least three complete copies lease)	s of the contract to be execu	ted (at least four copies if a		
	Copy of the original contract a other contract modification do	•	s for a contract amendment or		
	Required contract signatures individuals	by all authorized and necess	ary agency/institution		

			y include any or all of the items listed below. Please indicate all items contract:			
			fication Letter is attached because it is being submitted to the State Office <b>late</b> for review and approval.			
	attacl vendo	hed be or prio	accordance with the State Controller's Policy for a statutory violation is cause the vendor has been working and/or payments have been made to the to the contract, amendment, or other modification being signed by the State r his delegate.			
	"Breach" clause included in interagency agreements. If not, please contact the Central Contract Unit in the SCO.					
	Representations of the state regarding the tax treatment of the payments to the contractor is included in the contract. Please contact the Central Contract Unit in the SCO.					
	If an amended, extended, or renewed lease, includes language that requires a payment by the Lessor for "build out" using tenant allowance, please contact the Central Contract Unit in the SCO.					
	The term of the contract, including all options, exceeds 5 years. If yes, please contact the Central Contract Unit in the SCO.					
	All attachments/exhibits referenced in the contract are included as part of the contract packet.					
	Required contract signatures by all authorized and necessary agency/institution individuals.					
sent	to the		any of the following questions is "YES", then the contract must be of the Attorney General or designated Special Assistant Attorney ew.			
YES	NO					
		Is the	total value of the contract greater than \$50,000 for any one fiscal year?			
		Is the	contract for capital construction and greater than \$50,000?			
		a.	Is the insurance certificate current and are the dollar amounts correct?			
		b.	Is the State listed as an "Additional Insured" on the certificate of insurance?			
		c.	Are the required bonds attached and dated?			
		d.	Are powers of attorney attached showing proper authority of the signatory?			

		Does the contract contain any changes to the indemnification clause in the Special Provisions?
		Have the current (April 1, 2004) State Special Provisions been altered?
		Does the contract contain any limitation of liability provisions that are inconsistent with Chapter 6 of the Contract Procedures and Management Manual?
		Does the contract contain any modification provisions that are inconsistent with the State Controller's Contract Modifications Policy?
		Is this a real estate purchase contract that is more than \$50,000?
		Is this a lease-purchase contract that contains an option to purchase property?
		Is this a revenue generating contract?
to th		wer to any of the following questions is "NO", then the contract must be sent ce of the Attorney General or designated Special Assistant Attorney General
YES	NO	
		Does the contract contain appropriate General Terms & Conditions as set out in Chapter 6 of the Contract Procedures and Management Manual?
		Have the current (April 1, 2004) State Special Provisions been incorporated or attached to the contract?
		Is there documentation that supports the signature authority of the person signing the contract (i.e., bylaws, a board resolution or articles of incorporation)?
		If HIPAA requirements are applicable, does the contract contain a signed Business Associate Addendum and/or appropriate HIPPA language?
		If this is a novation agreement, is the State standard form used?
		If this is a real estate purchase contract that is more than \$100,000, is an appraisal attached?

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